

EXHIBIT 1-A: PRIVILEGE LOG FOR DEFENDANT'S WORKERS' COMPENSATION FILE

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA,
NORTHERN DIVISION**

HAZEL M. ROBY, as Administratrix of)	
the Estate of RONALD TYRONE)	
ROBY, Deceased,)	
)	
Plaintiff,)	
)	
v.)	CIVIL ACTION NO.: 2:05CV494-T
)	
BENTON EXPRESS, INC., et al,)	
)	
Defendants.)	

PRIVILEGE LOG FOR DEFENDANT'S WORKERS' COMPENSATION FILE

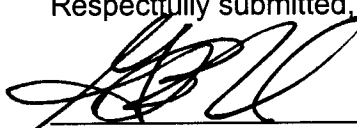
COMES NOW the Defendant, Benton Express, Inc., and, pursuant to Rule 26(b)(5) of the Federal Rules of Civil Procedure, provides the following as a log of privileged and therefore non-discoverable documents contained in Defendant's complete workers' compensation file:

Doc. #	Date	Description of Document
1	4/14/05	Correspondence from Benton Express' attorney to Benton Express
2	4/18/05	Correspondence from Benton Express' attorney to workers' compensation insurance adjuster
3	4/18/05	Correspondence from workers' compensation insurance adjuster to Benton Express regarding Benton Express' attorney's correspondence
4	4/21/05	Correspondence from workers' compensation insurance adjuster to Benton Express
5	4/28/05	Correspondence from Benton Express' attorney to Benton Express
6	5/1/05	Correspondence from workers' compensation insurance adjuster to Benton Express

7	5/10/05	Correspondence from workers' compensation insurance adjuster to Benton Express
8	5/12/05	Correspondence from workers' compensation insurance adjuster to Benton Express
9	5/18/05	Correspondence from Benton Express to its attorney
10	6/14/05	Correspondence from Benton Express' attorney to workers' compensation insurance adjuster and Benton Express
11	6/17/05	Correspondence from Benton Express' attorney to workers' compensation insurance adjuster and Benton Express
12	6/28/05	Correspondence from Benton Express' attorney to workers' compensation insurance adjuster and Benton Express
13	6/30/05	Correspondence from workers' compensation insurance adjuster to investigator and Benton Express' attorney
14	7/5/05	Correspondence from investigator to workers' compensation insurance adjuster and Benton Express' attorney
15	7/6/05	Correspondence from workers' compensation insurance adjuster to Benton Express
16	7/6/05	Correspondence from Benton Express to workers' compensation insurance adjuster
17	7/6/05	Correspondence from workers' compensation insurance adjuster to Benton Express
18	7/20/05	Correspondence from Benton Express' attorney to workers' compensation insurance adjuster and Benton Express
19	9/12/05	Correspondence from Benton Express' attorney to Benton Express
20	9/22/05	Correspondence from Benton Express to its attorney
21	10/11/05	Correspondence between Benton Express' attorneys
22	10/14/05	Correspondence from Benton Express to its attorney

23	10/19/05	Correspondence from Benton Express' attorney to Benton Express
24	10/20/05	Correspondence from Benton Express to workers' compensation insurance adjuster
25	10/20/05	Correspondence from workers' compensation insurance adjuster to Benton Express
26	12/21/05	Correspondence between Benton Express' attorneys
27	12/22/05	Correspondence from workers' compensation insurance adjuster to Benton Express
28	12/22/05	Correspondence from workers' compensation insurance adjuster to Benton Express
29	1/3/06	Correspondence from Benton Express to its attorney
30	1/5/06	Correspondence between Benton Express' attorneys

Respectfully submitted,



BRETT A. ROSS (ASB-6771-O76B)
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CERTIFICATE OF SERVICE

I hereby certify that I have served a true and correct copy of the foregoing upon the following counsel of record by placing same in U.S. mail, addressed as follows and postage prepaid, on this 3rd day of February, 2006:

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